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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
09/721,056	11/22/2000	Norio Koma	81784.0215	5420		
26021 7	7590 01/29/2002					
HOGAN & HARTSON L.L.P.			EXAMINER			
500 S. GRAND AVENUE			LEE, HWA S			
SUITE 1900						
LOS ANGELES, CA 90071-2611			ART UNIT	PAPER NUMBER		
			2877	2877		
			DATE MAILED: 01/29/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

- -		Application	No.	Applicant(s)				
Office Action Summary		09/721,056		KOMA, NORIO				
		Examiner		Art Unit				
		Andrew H. L		2877				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
Period fo	r Reply	V IC CET TO	EXPIRE & MONTH	'S) FROM				
THE N - Exten after S - If the - If NO - Failur	DRTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. Isions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period or re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event y within the statuto will apply and will e	however, may a reply be tir ry minimum of thirty (30) day expire SIX (6) MONTHS from thion to become ABANDONE	nely filed /s will be considered time the mailing date of this (ED (35 U.S.C. § 133).	ily. communication.			
3tatus 1)⊠	Responsive to communication(s) filed on <u>07</u> .	January 2002	.					
2a)⊠	Oh) This action is non final							
3)	This detail is the design of the service of the ser							
الــارە	since this application is in condition for allowance exceptions of the condition of the condi							
	ion of Claims							
4)⊠ Claim(s) 19,21-28 and 30-45 is/are pending in the application.								
4a) Of the above claim(s) is/are withdrawn from consideration.								
5)□	Claim(s) is/are allowed.							
6)	Claim(s) <u>19,21-28,30-45</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[Claim(s) are subject to restriction and/	or election re	quirement.					
Applicat	ion Papers							
9)[The specification is objected to by the Examin	er.		_				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.								
If approved, corrected drawings are required in reply to this Office action.								
12)☐ The oath or declaration is objected to by the Examiner.								
Priority under 35 U.S.C. §§ 119 and 120								
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
а)⊠ All b)□ Some * c)□ None of:							
	1. Certified copies of the priority docume	nts have bee	received.	-tiam No				
	2. Certified copies of the priority docume	nts have bee	n received in Applica	ation ivo.	on Stage			
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
14)	Acknowledgment is made of a claim for dome	stic priority ur	nder 35 U.S.C. § 119	9(e) (to a provisio	nal application).			
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.								
Attachme					No(s)			
2) \ \ \ No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449) Paper No(s) ·	4) Interview Summ 5) Notice of Inform 6) Other:	ary (PTO-413) Paper al Patent Application	(PTO-152)			
U.S. Patent and	d Trademark Office	A skip n Comment	m.	Pa	art of Paper No. 8			

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DETAILED ACTION

Terminal Disclaimer

The terminal disclaimer filed on 1/7/2002 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of US Patent 6,157,428 has been reviewed and is accepted. The terminal disclaimer has been recorded.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 19,21-28,30-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang (5,717,224) in view of Lien et al (5,309,264).

Zhang shows a liquid crystal display comprising:

a first substrate;

a plurality of gate lines and drain lines formed on the first substrate;

thin film transistors;

an interlayer insulating layer covering the thin film transistors, the gate lines, and the drain lines;

a plurality of pixel electrodes each connected to the source of the corresponding thin film transistor and partially formed on the interlayer insulation film;

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Zhang does not show the orientation dividing window, the common electrode, the liquid crystal, and the second substrate.

Lien describes a liquid crystal display wherein the orientation direction of liquid crystal is divided by weak electric fields and/or electric fields in a sloped direction generated by the orientation control window. At the time of the invention, it would have been obvious to one of ordinary skill in the art to modify the liquid crystal display of Zhang to have the orientation dividing windows of Lien so that multiple domains can be created and thus increase the aperture ratio.

As to Zhang not expressly showing the common electrode, the liquid crystal, and the second substrate, Official Notice is taken that common electrodes, liquid crystal and a second substrate are old and well known in the art and it would be inherent that a liquid crystal display has those elements. See In Re Malcolm 1942 C.D.589: 543 O.G.440.

As for the interlayer insulation layer, Zhang teaches that the interlayer insulation layer has a thickness of about 7,000 Angstoms and thus would inherently have a sufficient thickness to alleviate an influence on the liquid crystal layer from an electric field generated by the TFT, gate lines, and the drain lines and thus meets the structural limitations of claims 19, 28, and 37.

As for claims 21-23,25, 30-32, 34, 39, 40, 41, and 43 Zhang teaches that the interlayer insulation layer is about 7,000 Angstroms, thus it is at least 0.5 μ m. Furthermore, Zhang teaches that the interlayer insulation layer is **about** 7,000 Angstroms and it would be It would have been obvious to one of ordinary skill in the art

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at the time the invention was made to make the interlayer insulation layer to be at least 1 μ m, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

As for claims 24, 26, 27, 33, 35, 36, 42, 44, and 45 Zhang shows the pixel electrode 510 in Figure 5.

Response to Arguments

Applicant's arguments with respect to claims 19, 21-28, and 30-45 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Papers related to this application may be submitted to Technology Center (TC) 2800 by facsimile transmission. Papers should be faxed to TC 2800 via the PTO Fax Center located in CP4-4C23. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CP4 Fax Center number is (703)308-7722 or 308-7724.

If the Applicant wishes to send a Fax dealing with either a Proposed Amendment or for discussion for a phone interview then the fax should:

- a) Contain either the statement "DRAFT" or "PROPOSED AMENDMENT" on the Fax Cover Sheet; and
- b) Should be unsigned by the attorney or agent.

 This will ensure that it will not be entered into the case and will be forwarded to the examiner as quickly as possible.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew H. Lee whose telephone number is (703) 305-0538.

Any inquiry of a general nature or relating to the status of this application should be directed to the TC receptionist whose telephone number is (703) 308-0956.

Andrew Lee Patent Examiner

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January 24, 2002/ahl

Frank Font Supervisory Patent Examiner Art Unit 2977

for

ROBBAT H. KIM SUPERVISCEV PATENT EXAMINER

TECHNOLOGY CENTER 2800